

203CRW/345

SUPERIOR COURT OF THE DISTRICT OF COLUMBIA
CRIMINAL DIVISION

COMPLAINT

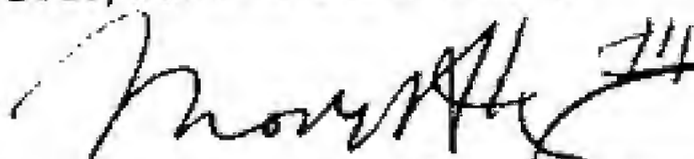
DCTN: U13011661
 LKUP# _____
 Case #: _____

District of Columbia ss:

Defendant's Name: Deangelo Delonte Williams PDID 586-140 11-022-889
 (First) (MI) (Last) (PDID) (CCNO)

Address: 14th Street, N.W., # [REDACTED], Washington, D.C.

Deangelo D. Williams, within the District of Columbia, while armed with a firearm, purposely and with deliberate and premeditated malice, killed Lucki Pannell by shooting her with a firearm on or about February 19, 2011, thereby causing injuries from which Lucki Pannell died on or about February 19, 2011. (First Degree Murder While Armed (Premeditated), in violation of 22 D.C. Code, Sections 2101, 4502 (2001 ed.))



Affiant's Name

COPY

Subscribed and sworn to before me this 26 day of April, 2013



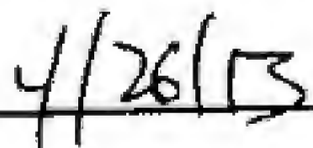
(Judge) (Deputy Clerk)

WARRANT

To The United States Marshal or any other authorized federal officer or the Chief of Police of the District of Columbia:

WHEREAS the foregoing complaint and affidavit supporting the allegations thereof have been submitted, and there appearing probable cause and reasonable grounds for the issuance of an arrest warrant for Deangelo D. Williams, for Murder I while armed
 YOU ARE THEREFORE COMMANDED TO BRING THE DEFENDANT BEFORE SAID COURT OR
 OTHER PERSON ENUMERATED IN 18 U.S.C.3041 forthwith to answer said charge.

Issued

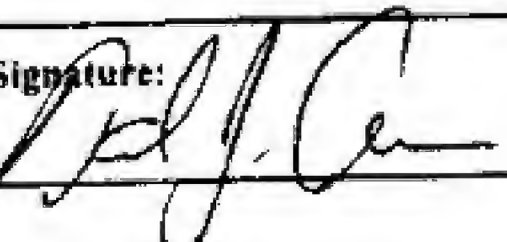


Judge - Superior Court of the District of Columbia

Rule 105: [] _____
 Judge

Sex: Male	DOB: 10/08/1991	CCN: 11-022-889	PDID: 586-140
Papering Officer: Detective Thomas Smith			Badge No.: D2-1354

OFFICER MUST EXECUTE RETURN

Officer's Name:	Date / Time:
AUSA Signature: 	Fel. I AFTC Fel. II 4/26/13 18 11 11

Superior Court of the District of Columbia
CRIMINAL DIVISION

AFFIDAVIT IN SUPPORT OF AN ARREST WARRANT

USW NO:
2013CRW1345

DEFENDANT'S NAME: Williams, Deangelo Delonte			NICKNAME: Hoover - D		ALIASES:			CCN: 11-022889	PDID: 586-140
SEX: Male	RACE: Black	DOB: 10-8-1991	HGT: 5'8"	WGT: 160	EYES: Brown	HAIR: Black	COMPL: Dark	SCARS, MARKS TATTOOS:	
DEFENDANT'S HOME ADDRESS: ■ 14 th Street, Northwest, ■, Washington, D.C.								TELEPHONE NUMBER:	
DEFENDANT'S BUSINESS ADDRESS:								TELEPHONE NUMBER:	
COMPLAINANT'S NAME: Lucki Nancy Pannell								TELEPHONE NUMBER:	
LOCATION OF OFFENSE: ■ Sherman Avenue, Northwest, Washington, D.C.								DATE OF OFFENSE: 2-19-2011	TIME OF OFFENSE: 7:01 pm
<input checked="" type="checkbox"/> 00 = Armed and Dangerous <input type="checkbox"/> 05 = Violent Tendencies <input type="checkbox"/> 10 = Martial Arts Expert <input type="checkbox"/> 15 = Explosive Expertise		<input type="checkbox"/> 25 = Escape Risk <input type="checkbox"/> 30 = Sexually Violent Predator <input type="checkbox"/> 50 = Heart Condition <input type="checkbox"/> 55 = Alcoholic		<input type="checkbox"/> 65 = Epilepsy <input type="checkbox"/> 70 = Suicidal <input type="checkbox"/> 80 = Medication Required <input type="checkbox"/> 85 = Hemophiliac		<input type="checkbox"/> 01 = Other (Explain) <input type="checkbox"/> 90 = Diabetic <input type="checkbox"/> 60 = Allergies <input type="checkbox"/> 20 = Known to abuse drugs			

GIVE BRIEF DESCRIPTION OF WHAT HAPPENED:

On Saturday, February 19, 2011 at 1901 hours, officers from the Third Police District of the Metropolitan Police Department were dispatched to Sherman Avenue and Columbia Road, NW for the sounds of gunshots. Upon their arrival, the decedent, Lucki Pannell, and two others were found suffering from gunshot wounds. The decedent was located in front of her residence, ■ Sherman Avenue, Northwest, Washington, D.C., on the ground by the front porch. Two surviving victims were located in the 700 block of Harvard Street, NW. The decedent was taken to Washington Hospital Center, where life-saving efforts failed; she was pronounced dead on February 19, 2011, at 1941 hours. The decedent's remains were subsequently transported to the Office of the Chief Medical Examiner for the District of Columbia where an autopsy was performed by Dr. Pestaner. Dr. Pestaner ruled the decedent died as a result of a single gunshot wound of the torso and the manner of death was a homicide.

Detectives working on this case had prior knowledge – (based on their experience and contact in the neighborhood) -- that one of the surviving victims associated himself with the "Hobart Stars," a neighborhood crew. Detectives also had knowledge of a long-standing beef or feud between the "Hobart Stars" crew and a crew called "CTU," a reference to "Clifton Terrace University." This beef or feud had resulted in multiple shootings between the two crews over the past few years. The defendant, Deangelo D. Williams, PDID 586-140, is a known member of the "CTU" crew.

As part of the investigation, detectives interviewed a witness, identified herein as "W-1." W-1 stated that, on the evening of February 19, 2011, it was in the 3000 block of Sherman Avenue, NW. It observed a lone black male suspect (S-1) approach the front porch of 3014 Sherman Avenue, NW, where the decedent and the two other victims were located. S-1 began firing a handgun at the group. The decedent and two other victims went over the porch railing during the shooting. W-1 described S-1 as a black male with a black ski mask on his face. W-1 stated that IT did not recognize S-1.

As part of this investigation, detectives interviewed another witness, identified herein as "W-2." When W-2 was first interviewed by law enforcement, W-2 stated that, on February 19, 2011, it was in the 3000 block of Sherman Avenue, NW. The decedent and two male individuals were on the front porch of 3014 Sherman Avenue, NW, and fire a handgun at the decedent and two males. W-2 stated that S-1 was a black male with a black ski mask on his face with a large opening around the eyes and upper part of the nose. W-2 stated that IT did not recognize S-1. W-2 repeated this statement again, several days later when interviewed a second time.

W-2 was later arrested in connection with an unrelated case. W-2 was interviewed while he was detained in that unrelated case, and while that case was pending in D.C. Superior Court. During this interview, W-2 acknowledged that IT has seen S-1 several times in the past without a mask and W-2 recognized S-1 as "Hoover D." Law enforcement officers, including detectives working on this case, have prior knowledge that "Hoover D" is the nickname of the defendant. W-2 was shown a photo spread containing a photo of the defendant, Deangelo D. Williams, PDID 586-140, and eight other MPD PDID photos of males of a similar description. W-2 selected the defendant as the person who IT observed wearing the mask and who IT saw shoot the decedent and the two males on February 19, 2011. During this second interview, W-2 denied telling anyone else on a prior occasion that IT recognized "Hoover D" as the shooter.

As part of this investigation, detectives interviewed another witness, identified herein as "W-3." W-3 reported that on the evening of the homicide, February 19, 2011, IT received phone calls from W-1 and W-2. These phone calls occurred in the hours after the shooting. W-3 stated that both W-1 and W-2 (in separate conversations) reported to W-3 that they recognized "Hoover D" as the person in the mask who shot the decedent. W-3's phone records were obtained for the time period of the shooting, and the hours immediately after the shooting. These phone records show that phone calls were made to W-3 from a location where W-1 was found by law enforcement after the shooting. Phone records also show that phone calls were made to W-3 from a cell phone that was used by W-2 prior to and after the shooting. In the days following the murder of the decedent, W-3 did not initially report having received this information about "Hoover D" from either W-1 or W-2. W-3 first reported this information in March 2012.

As part of this investigation, detectives interviewed another witness, identified herein as "W-4." W-4 reported that, approximately one week after the decedent was killed, IT had a conversation with the defendant, Deangelo Williams aka "Hoover D," and another CTU associate. IT has known the defendant and the associate for several years. During this conversation, the associate told W-4 to be careful of potential retaliation by members of Hobart Stars, because "we" went through the neighborhood. Based on the context of the conversation and the relationship between W-4, the CTU associate, and the defendant, W-4 stated that IT understood this statement to mean that the associate and the defendant were telling IT that they were responsible for shooting the decedent. The defendant was present for this conversation, and was next to the associate when he made the statement. The defendant did not disagree, correct, clarify, or deny the statement to W-4. W-4 identified the defendant and the CTU associate from photographs containing group pictures of CTU members. W-4 was detained and had a pending case in D.C. Superior Court at the time of this interview.

Probable Cause

Based on the aforementioned facts and circumstances, your affiant submits that probable cause exists to believe that on February 19, 2011, Deangelo Delonte Williams, aka "Hoover D," shot the decedent and two others while they were on the front porch of 3014 Sherman Avenue NW, Washington, D.C. As a result of this shooting, the decedent was killed by a gunshot wound to her torso. Your affiant respectfully requests that a Judge of the Superior Court of the District of Columbia issue an arrest warrant for the arrest of Deangelo Delonte Williams.

AFFIANT'S SIGNATURE:

X

PLEASE ISSUE A WARRANT FOR:

Deangelo Delonte Williams

SUBSCRIBED AND SWORN TO BEFORE ME THIS

CHARGED WITH: First Degree Murder While Armed (Grand Jury)DAY OF 26 April, 2013

ASSISTANT UNITED STATES ATTORNEY

(JUDGE) (DEPUTY CLERK) SUPERIOR COURT
OF THE DISTRICT OF COLUMBIA

NCLC Approved